

4. As to Paragraph 4 of plaintiff's Complaint, defendants deny that plaintiff's constitutional rights have been violated at any time.

5. As to Paragraph 5 of plaintiff's Complaint, defendants deny that plaintiff's Constitutional rights have been violated. Defendant asserts that while in the Houston County Jail, plaintiff has never been wrongly deprived of a right protected by the United States Constitution and the court decisions interpretive thereof. For more complete factual information regarding plaintiff's Complaint and defendants' response thereto, please refer to the **Affidavits of Jason Adkins, Andy R. Hughes, Keith Fitzgerald and Keith Reed**, (Exhibits "1", "2", "3" and "4" respectively).

6. As to Paragraph 6 of plaintiff's Complaint, defendants assert that the plaintiff is not entitled to any relief from this Court as there has been no violation, constitutional or otherwise.

AFFIRMATIVE AND ADDITIONAL DEFENSES

FIRST DEFENSE

Plaintiff's Complaint and the claims therein, or alternatively portions thereof, fail to state a claim upon which relief can be granted.

SECOND DEFENSE

Any allegations of plaintiff's Complaint not explicitly admitted herein are denied and strict proof is demanded to support such allegations.

THIRD DEFENSE

Should the plaintiff's complaint be construed to claim punitive damages, Plaintiff is not entitled to any award of punitive damages should this Complaint be construed to request them.

FOURTH DEFENSE

Defendants are immune from punitive damages under *42 U.S.C. § 1983 and 42 U.S.C. § 1985*.

FIFTH DEFENSE

Plaintiff is not entitled to any relief requested in the Complaint.

SIXTH DEFENSE

There is no causal relation between the acts of the defendants and any injury or damage allegedly suffered by the plaintiff.

SEVENTH DEFENSE

Plaintiff's injuries and damages, if any, were a result or consequence of supervening, independent or intervening conduct, events or acts by other persons or entities over whom defendants had no control or right of control.

EIGHTH DEFENSE

Defendants affirmatively aver that all of their actions were taken in good faith. Plaintiff cannot recover based upon plaintiff's conclusory, unsupported, bareboned and vague allegations against defendants as they are unsupported by fact or law.

NIN TH DEFENSE

The allegations contained in plaintiff's Complaint against the defendants, sued in their individual capacity, fail to comply with the heightened specificity requirement of Rule 8 in § 1983 cases against persons sued in their individual capacities. *See Oladeinde v. City of Birmingham*, 963 F.2d 1481, 1485 (11th Cir. 1992); *Arnold v. Board of Educ. of Escambia County*, 880 F.2d 305, 309 (11th Cir. 1989).

TENTH DEFENSE

Defendants affirmatively deny any and all alleged claims by the plaintiff concerning his alleged deprivation of civil rights.

ELEVENTH DEFENSE

Should the plaintiff's Complaint be construed to state claims under Alabama law, all state claims against defendants in their official capacity are barred because the Eleventh Amendment to the United States Constitution prohibits federal courts from hearing state law claims against state officials under the Doctrine of Pendant Jurisdiction. Pennhurst State School and Hospital v. Halderman, 465 U.S. 89, 117-121 (1984).

TWELFTH DEFENSE

All federal claims against defendants in their official capacity are barred by the Eleventh Amendment of the United States Constitution. Pennhurst State School and Hospital v. Halderman, 465 U.S. 89, 104 S. Ct. 900, 79 L.Ed., 2d 67 (1984).

THIRTEENTH DEFENSE

In addition to defendants Eleventh Amendment argument, they further contend that they are not "persons" within the meaning of 42 U.S.C. § 1983. The plaintiff, by suing defendants in their official capacity, is seeking damages from the State of Alabama. Neither a state, nor its officials, as sued in their official capacities are "persons" under 42 U.S.C. § 1983. Will v. Michigan Dept. of State Police, 109 S.Ct. 2304, 2312 (1989) and Hafer v. Melo, 502 U.S. 21, 22-23 (1991).

FOURTEENTH DEFENSE

Defendants assert the defense of qualified immunity. Further, defendants plead the privileges, qualified immunities, substantive immunities, state law immunities, absolute immunities,

defenses and good faith immunities given to officers of the law, governmental entities or otherwise in the above styled cause. Defendants state that any action taken by them was made in good faith and in the performance of their duty as Sheriff, Deputy, Officer or Sheriff Department Employee of Houston County, Alabama.

FIFTEENTH DEFENSE

Defendants assert and plead the defense of substantive or state law immunity under the law of the State of Alabama.

SIXTEENTH DEFENSE

Defendants assert and plead sovereign immunity provided by Alabama Constitution 1901, Article I, §14.

SEVENTEENTH DEFENSE

Defendants assert that the allegations within the Complaint and the facts as will be developed are insufficient to invoke the jurisdiction of this Court.

EIGHTEENTH DEFENSE

Plaintiff's Complaint does not allege a violation of rights secured by the United States Constitution.

NINETEENTH DEFENSE

Defendants plead and assert the statutory immunity provided by Act of the Alabama Legislature, designated as *Act Number 94-640*, effective April 26, 1994, and Codified as *Ala. Code* § 6-5-338, which provides absolute immunity to all peace officers and governmental units.

TWENTIETH DEFENSE

That the plaintiff has failed to exhaust his administrative remedies as mandated by the Prison Litigation Reform Act amendment to 42 U.S.C. § 1997e(a). Specifically, plaintiff has filed this lawsuit against defendants who are state officers without first exhausting his administrative remedies by filing a claim with and proceeding before the Alabama State Board of Adjustments as required by *Ala. Code § 41-9-60*; and plaintiff has failed to pursue the administrative remedies available to him in the Houston County Jail by virtue of the grievances procedures provided to the inmates therein.

TWENTY-FIRST DEFENSE

The PLRA requires exhaustion of available administrative remedies before the plaintiff can seek relief in federal court on a 42 U.S.C. § 1983 complaint. Specifically, 42 U.S.C. § 1997e(a) directs that “[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted.” “Congress has provided in § 1997(e)(a) that an inmate must exhaust irrespective of the forms of relief sought and offered through administrative remedies.” Booth v. Churner, 532 U.S. 731, 741 n.6 (2001).

TWENTY-SECOND DEFENSE

“[T]he PLRA’s exhaustion requirement applies to all inmate suits about prison life, whether they involve general circumstances or particular episodes, and whether they allege excessive force or some other wrong.” Proter v. Nussle, 534 U.S. 516, 532 (2002).

TWENTY-THIRD DEFENSE

Exhaustion of all available administrative remedies is a precondition to litigation and a federal court cannot waive the exhaustion requirement. Booth v. Churner, 532 U.S. 731, 741 n.6 (2001); Woodford v. Ngo, _____ U.S. _____, 126 S.Ct. 2378 (2006). Moreover, “the PLRA exhaustion requirement requires *proper exhaustion*.” *Ngo*, 126 S.Ct. At 2387 (emphasis added).

TWENTY-FORTH DEFENSE

That the Prison Litigation Reform Act amendment to 42 U.S.C. §1997e(c) mandates the dismissal of plaintiff's claims herein as this action is frivolous, malicious, fails to state a claim upon which relief can be granted or seeks money damages from defendants who are entitled to immunity.

TWENTY-FIFTH DEFENSE

That the plaintiff does not properly plead or otherwise specifically show a physical injury as required by 42 U.S.C. §1997e(e) which provides that

No Federal civil action may be brought by a prisoner confined in a jail, prison, or other correctional facility, for mental or emotional injury suffered while in custody without a prior showing of physical injury.

TWENTY-SIXTH DEFENSE

That the plaintiff failed to comply with 28 U.S.C. §1915 with respect to the requirements and limitations inmates must follow in filing in forma pauperis actions in federal court.

TWENTY-SEVENTH DEFENSE

That, pursuant to 28 U.S.C. §1915(f), plaintiff be required to make payment for all court costs in this matter in the same manner as provided for filing fees in 28 U.S.C. §1915(a)(2).

TWENTY-EIGHTH DEFENSE

Pursuant to 28 U.S.C. §1915A, this court is requested to screen and dismiss this case, as soon as possible, either before or after docketing, as this case is frivolous or malicious, fails to state a claim upon which relief may be granted, or seeks money damages from defendants who are state officers entitled to immunity. These same standards are continued and provided for in 42 U.S.C. §1997e(c).

TWENTY-NINTH DEFENSE

Defendants assert that in this action, they are afforded absolute quasi-judicial immunity in both their individual and official capacities, as they are themselves integral parts of the judicial process, that is, officers of the court transporting the Plaintiff pursuant to Court order. Roland v. Phillips, 19 F.3d 552 (11th Cir. 1994).

THIRTIETH DEFENSE

Defendants assert the affirmative defense of the contributory negligence of plaintiff.

THIRTY-FIRST DEFENSE

Defendants assert the affirmative defense of the assumption of the risk by plaintiff.

THIRTY-SECOND DEFENSE

Defendants assert the truth as a defense in this case.

THIRTY-THIRD DEFENSE

Defendants assert the affirmative defense of waiver which constitutes an avoidance or affirmative defense in this action.

THIRTY-FOURTH DEFENSE

Defendants deny that they breached a duty or obligation owed to the plaintiff.

THIRTY-FIFTH DEFENSE

Should the plaintiff's Complaint be construed to claim punitive damages, plaintiff's claims for punitive damages are barred by the provisions of *Ala. Code §§ 6-11-20, 6-11-21, 6-11-26 and 6-11-27*.

THIRTY-SIXTH DEFENSE

Defendants are entitled to immunity under state law from any state law claims deemed to be asserted by the plaintiff. See Ex parte Thomas J. Purvis (re: Ackers v. Mobile County, et al.) 689 So.2d 794 (Ala. 1996) and Alexander v. Hatfield, 652 So.2d 1142 (1994).

THIRTY-SEVENTH DEFENSE

With regard to any state law claims, Defendants assert absolute state law immunity with regard to all state law claims asserted against them in their official and individual capacities. See Ex parte Jason Lowell Blankenship, 893 So.2d 303 (Ala. 2004) (Where the Alabama Supreme Court held that not only should the case involving state law claims have been dismissed by the trial court, but also that the court did not have "subject matter jurisdiction" to do anything but dismiss the case.)

THIRTY-EIGHTH DEFENSE

To the extent that plaintiff's claims are premised upon a *respondeat superior* theory, said claims are due to be dismissed because the plaintiff cannot recover for claims which are premised upon a *respondeat superior* theory. See White v. Birchfield, 582 So.2d 1085 (Ala. 1991); and Hardin v. Hayes, 957 F.2d 845 (11th Cir. 1992).

THIRTY-NINTH DEFENSE

Plaintiff's Complaint does not contain sufficient allegations of an affirmative causal link between the defendants' alleged conduct and the alleged constitutional deprivation. See Hardin v. Hayes, 957 F.2d 845, 848 (11th Cir. 1992); and Brown v. Crawford, 906 F.2d 667, 671 (11th Cir. 1990).

FORTIETH DEFENSE

The plaintiff cannot recover against defendants in this case because Alabama law provides sufficient due process remedies for the allegations made by plaintiff herein and such remedies are constitutionally adequate.

FORTY-FIRST DEFENSE

Plaintiff cannot recover under any state law claims against defendants in their individual and official capacities.

FORTY-SECOND DEFENSE

Defendant Hughes, as Sheriff of Houston County, Alabama, is an officer of the State of Alabama and therefore is entitled to sovereign immunity as to plaintiff's state law claims.

Defendants respectfully request this court to treat this Special Report and Answer as Motion for Summary Judgment.

Respectfully submitted,

SHERRER, JONES & TERRY, P.C.

s/Gary C. Sherrer

GARY C. SHERRER, ATTORNEY FOR
THE ABOVE-REFERENCED DEFENDANTS
Alabama Attorney Code No. SHE-016

OF COUNSEL:

SHERRER, JONES & TERRY, P.C.
335 West Main Street
Dothan, Alabama 36301
(334) 678-0100

CERTIFICATE OF SERVICE

I, Gary C. Sherrer, do hereby certify that I have served a copy of the foregoing upon Henry H. White, c/o The Houston County Jail, 901 East Main Street, Dothan, Alabama 36301, by placing a copy of same in the United States Mail, postage prepaid and properly addressed on this the 26th day of February, 2008.

s/Gary C. Sherrer

OF COUNSEL

**IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA
SOUTHERN DIVISION**

HENRY HORALD WHITE,
AIS #61001,

Plaintiff,

v.

**ANDY R. HUGHES, JOHN POWELL,
KEITH FITZGERALD and JASON ADKINS**

Defendants.

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) **CIVIL ACTION NO.: 1:08-CV-10-MEF**
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AFFIDAVIT

STATE OF ALABAMA,

HOUSTON COUNTY.

Before me, the undersigned authority for administering oaths, personally appeared **Jason Adkins**, who, being by me first duly sworn, did depose and say as follows:

My name is Jason Adkins. I am a Certified Police Officer and I am employed by the City of Dothan, Alabama and have been so employed since February 10, 1998. I am currently assigned to the Narcotics Division and hold the rank of Corporal. I have personal knowledge of the things and matters set forth herein.

On September 6, 2007, a reliable confidential informant told me that drugs were being sold from 713 N. Cherry Street, Apt. 3, in Dothan, Alabama. The informant told me that buyers would approach the door and exchange money for drugs through an opening in a metal security door. I



crack cocaine around the toilet. I went to the living room and found pieces of crack cocaine on the floor, coffee table, and a night stand. We also found plant material believed to be marijuana. Officer Cochran found three compact disk cases with white powder and residue inside them. I photographed the apartment and collected the evidence. I field-tested several of the items we believed to be drugs and they were positive for cocaine. We did not seize or remove any money from the apartment. The evidence collected was taken to the City of Dothan evidence vault and later transferred to the Alabama Department of Forensic Science for testing. (Exhibit "T" lab analysis, Document No. 16-10 heretofore filed in this case). Mr. White was taken into custody without incident or injury. He was taken to the Dothan City Jail on September 7, 2007. I obtained a warrant from a Houston County Magistrate, Case No. DC 2007-2636. Mr. White was then transferred to the Houston County Jail where he made bond and was released. (Exhibit "A" Case Action Summary, Document No. 16-2 heretofore filed in this case). I did not violate Mr. White's constitutional rights. I entered the apartment with a valid search warrant signed by a Houston County District Judge. I had sufficient probable cause to arrest Mr. White when I found drugs and they field-tested positive for cocaine.

Sheriff Andy Hughes was not present during the search of the apartment or involved in the investigation or arrest of Mr. White on September 6, 2007. Likewise, Corrections Officer Keith Fitzgerald was not present during the search of the apartment or involved in the investigation or arrest of Mr. White on September 6, 2007.

On September 20, 2007, I received information that drugs were again being sold at 713 N. Cherry Street, Apt. 3. I provided a reliable confidential informant with \$20.00 to purchase drugs from the apartment. The informant made a purchase at approximately 6:15 p.m. I field-tested the item and it was positive for cocaine. I then prepared an affidavit and a search warrant and took it

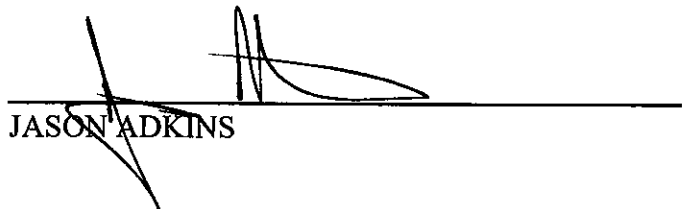
to Houston County District Judge, Brad Mendheim. He granted the search warrant at 7:50 p.m. on September 20, 2007. (Exhibit "K" Search Warrant, Document No. 16-12 heretofore filed in this case).

We knew there was a metal security door on the apartment. Therefore, Sergeant Andy Martin called two members of the Dothan Police Department Special Response Team, Officers Ken Long and Jeremy Kendrick. They provided us with a halligan tool to pry open the door if necessary, and accompanied us to the apartment. During the prior search, we believed Mr. White was able to dispose of evidence by flushing it down the toilet. This time Officers Long and Kendrick went to the bathroom window and were instructed to deploy a flash bang device into the bathroom if the occupant tried to enter the bathroom while we were making entry into the apartment. At approximately 8:45 p.m., Sergeant Martin, Corporal Watson, Officer Parrish, Officer Cochran, and I approached the apartment. I knocked loudly and announced "police, search warrant!" I could hear someone moving in the house. We then began forcing open the metal security door with the halligan tool. While we were prying on the door, I heard flash bangs going off in the area of the bathroom. When we entered the apartment, we found Mr. Henry White in the living room. He was secured and we searched apartment. We found crack cocaine on the living room floor and a 7-Up can with a false compartment which contained a small amount of cocaine. Officer Long went to the bathroom to retrieve the flash bang canisters and discovered crack cocaine on the bathroom floor around the toilet. Apparently, Mr. White was again able to dispose of the majority of the drugs before we could enter the home. I photographed the apartment, including the minor damage to the front door, the broken bathroom window and powder residue on the bathroom floor from the flash bang. There was no other damage done to the apartment. I field-tested the drugs we found and they were positive for

cocaine. The Plaintiff was again arrested and charged with Unlawful Possession of a Controlled Substance. We did not seize or remove any money from Mr. White or his apartment. The evidence was secured in the Dothan Police Department evidence vault and later transferred to the Alabama Department of Forensic Science Laboratory for analysis. The evidence was positive for cocaine and marijuana. (Exhibit "M" Lab analysis, Document No. 16-14 heretofore filed in this case). Mr. White was not injured during the arrest and did not request any medical attention. Mr White was transported to the Dothan City Jail where he was processed. On September 21, 2007, I obtained a felony warrant for Mr. White and he was transported to the Houston County Jail, Case No. DC 2007-2743. (Exhibit "B" Case Action Summary, Document No. 16-3 heretofore filed in this case).

Sheriff Andy Hughes was not present during the search of the apartment or involved in the investigation or arrest of Mr. White on September 20, 2007. Likewise, Corrections Officer Keith Fitzgerald was not present during the search of the apartment or involved in the investigation or arrest of Mr. White on September 20, 2007.

Neither I nor any of the officers present violated Mr. White's constitutional rights. We entered the apartment with a valid search warrant. Mr. White was arrested after we discovered drugs and they field-tested positive for cocaine. I did not falsely arrest or imprison Mr. White.



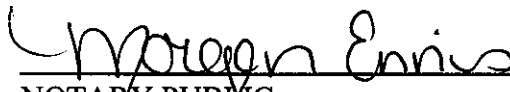
A handwritten signature in black ink, appearing to read "JASON ADKINS", is written over a horizontal line. The signature is stylized with a large, sweeping initial "J" and "A".

STATE OF ALABAMA,

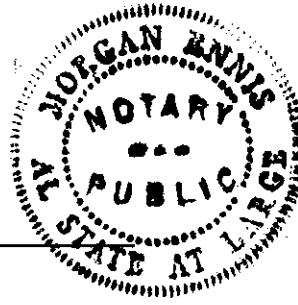
HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared **Jason Adkins**, who being sworn by me according to law, deposes and states that the matters and things alleged in the above Affidavit are true and correct to the best of his information, knowledge and belief.

Sworn to and subscribed before me on this the 26th day of February, 2008.



NOTARY PUBLIC
My Commission Expires: 2-11-2012



personally or directly involved in the factual events made the basis of Plaintiffs' complaint.

A. R. Hughes
ANDY R. HUGHES

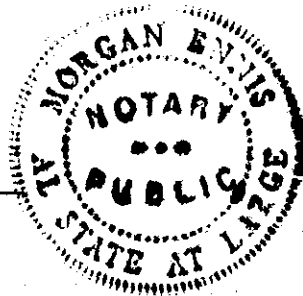
STATE OF ALABAMA,

HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared **Andy R. Hughes**, who being sworn by me according to law, deposes and states that the matters and things alleged in the above Affidavit are true and correct to the best of his information, knowledge and belief.

Sworn to and subscribed before me on this the 25th day of February, 2008.

Morgan Ennis
NOTARY PUBLIC
My Commission Expires: 2-11-2012



of the facts and information contained herein.

Plaintiffs claim that I "caused Plaintiff to fall and injure said person on October 5, 2007 at the Circuit Courthouse while wearing restraints" is false, (Inmate Complaint Document No. 1-2, page 4 of 6). I do not remember the exact date, but I do recall transporting the Plaintiff to and from Court one day. The Plaintiff was transported in the jail van and was wearing hand cuffs with belly chain and ankle restraints for security reasons. As the Plaintiff was exiting the van at the jail upon returning from the Courthouse, I do remember the Plaintiff slipping but he did not fall or strike the ground. The Plaintiff did not indicate in any way that his slip resulted in any pain or injury to him. According to the Plaintiff's jail files, the Plaintiff has never complained, sent an inmate request or grievance regarding an injury from a fall. The Plaintiff's complaint is the first time I have heard of such a complaint from him.


 KEITH FITZGERALD

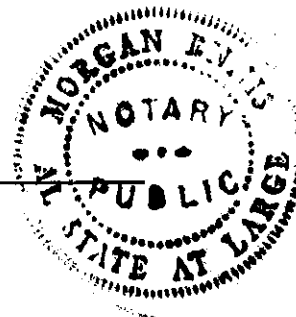
STATE OF ALABAMA,

HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared **Keith Fitzgerald**, who being sworn by me according to law, deposes and states that the matters and things alleged in the above Affidavit are true and correct to the best of his information, knowledge and belief.

Sworn to and subscribed before me on this the 26th day of February, 2008.


 NOTARY PUBLIC
 My Commission Expires: 2-11-2012



complaint in an attempt to address plaintiff's claims in this case.

I have investigated the Plaintiff's complaints in this lawsuit and have found them to be without basis. The Houston County Jail, as a part of the Inmate Rules and Regulations, provides for an inmate Grievance Procedure. According to plaintiff's inmate file, the plaintiff has not filed any grievances. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of the Inmate Rules of the Houston County Jail which contain the inmate instructions on filing a grievance are attached hereto as **Exhibit A** and are incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of Policy Number E-301 of the Houston County Jail Policy and Procedure Directive relating to Inmate Rules and Regulations is attached hereto as **Exhibit B** and is incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of Policy Number E-302 of the Houston County Jail Policy and Procedure Directive relating to Receipt of Inmate Rules and Regulations is attached hereto as **Exhibit C** and is incorporated herein by reference as if fully set forth. According to the docket officer on duty at the time he was booked into the jail the Plaintiff was given a copy of the Inmate Rules as attached hereto as **Exhibit A**. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of an Inmate Grievance Form available to and as provided to inmates is attached hereto as **Exhibit D**, and is incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of Policy Number E-401 of the Houston County Jail Policy and Procedure Directive relating to Inmate Grievances is attached hereto as **Exhibit E** and is incorporated herein by reference

as if fully set forth.

I am one of the custodians of the records maintained by the Houston County Jail. A true and correct copy of the plaintiff's jail inmate file as maintained by the officers of the Houston County Jail in the ordinary course of the Jail's day to day business is attached hereto as **Exhibit F**, and is incorporated herein by reference as if fully set forth.

A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail Policy Number E-601 of the Houston County Jail Policy and Procedure Directive relating to Inmate Correspondence is attached hereto as **Exhibit G** and is incorporated herein by reference as if fully set forth. The inmates are provided paper, pencil and envelopes on a weekly basis. Inmates that do not have money on their account at the jail are also provided stamps by the jail, otherwise, the inmates are charged the face value of the postage provided to them. Indigent inmates are provided two stamps, two envelopes and two sheets of paper every week. Unlimited postage is made available to indigent inmates for mail sent to the Courts. We also provide carbon paper for the inmates to make copies; otherwise, we do not provide a copy service.

With regard to plaintiff's allegations in his complaint regarding "unsanitary conditions," jail rules make it the responsibility of each inmate to clean their pods, which include shower areas, dayrooms and sleep areas as stated in **Exhibit A**, Inmate Rules of the Houston County Jail. Inmates are given cleaning products and cleaning supplies each day to clean their cells and pods. Inmates who do not follow the rules are subject to inmate disciplinary action according to established disciplinary procedure.

The jail also utilizes "pod cleaning teams" for each pod. A pod cleaning team consists of two inmates who clean the common areas of the pod three times a day. When inmates are rolled in after breakfast, at afternoon shift change, and night time roll in a fresh mop bucket with cleaning supplies is put into each pod for use by each pod cleaning team. The cleaning team uses disinfectant spray and wipes down all railings, chairs, tables, showers, toilets, and mops the floor of the common area of the pods three times a day.

In addition to daily cleaning, shower walls were previously decontaminated with germicidal spray on a weekly basis. This germicide was causing the paint to peel from the shower walls. Contractors began installation of stainless steel shower walls in Pods A through H on January 11, 2007 and completed installation of the stainless steel shower walls on January 19, 2007. The shower walls are now cleaned and decontaminated using another type of disinfectant.

The Houston County Health Department inspects the inmate housing facility and food service area of the Houston County Jail on a quarterly basis. The inspection report(s) during the time complained of by the plaintiff do not list unsanitary conditions in the jail and none have been reported by corrections officers who conduct the cleaning inspections.

The Houston County Jail contracts out its pest control service to the commercial contractor who sprays all Houston County buildings. The jail is sprayed "as often as necessary in order to control household pests" in all ten Houston County buildings.

All of the vents and all of the duct work in the jail have been thoroughly cleaned. The thorough cleaning of all duct work and vents began July 24, 2007 and was completed August 10, 2007.

The ordinary cleaning and maintenance of the heating and cooling system (includes the “ventilation system”) is performed by the Houston County Maintenance Department as with all Houston County buildings. The jail heating and cooling system has a two-stage filtering system with both pre-filters and filters. Both types of filters are changed every three months.

Plaintiff’s claims related to “extreme over crowded conditions” and “sleeping on concrete floors” are false. There are times when the jail is temporarily over populated resulting in some inmates having to sleep on portable bunks but not on the floor.

From time to time inmates have had to temporarily sleep on plastic portable beds or other temporary bedding in a day room of a Pod until space became available and they could be placed in a cell. Inmates are not temporarily housed in the day room of a Pod as a form of punishment, but simply as an administrative matter usually from a temporary over population of inmates in the jail.

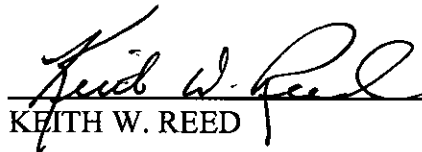
According to jail records the Plaintiff, while in the jail has always slept on an inmate bunk inside an assigned cell. As of January 1, 2008, Plaintiff has been assigned a bottom bunk due to his age and complaints of back pain. When available, the Plaintiff has been provided a second (extra) mattress for his back. The Plaintiff has not had to sleep on a temporary bunk but has at all times been assigned a bunk in one of the jail pods.

The Plaintiff’s claims regarding budgeting and food for inmates are also false. The jail employs a food service director who sees that all inmates in the Houston County Jail are served a proper diet intended to meet all nutritional requirements. All menus for meals in the Houston County Jail are reviewed by a licensed dietician. Jail menus provide on average 3,000 calories per day with adequate nutrients according to standards set by Food and Nutrition Board of the National

Academy of Science. The food service director and staff prepare hot foods for the vast majority of meals and make reasonable efforts to preserve heat by covering the trays.

The food service area at the Houston County Jail is inspected by the Alabama Department of Public Health. Its inspection reports show the premises always passes said inspections, show generally high grades and have not had violations of "critical items". In addition to multiple cleanings each day, the kitchen at the Houston County Jail is regularly treated to manage and control pests.

According to the food service director, at all times complained of by the Plaintiff, the Plaintiff was served meals with an average of 3,000 calories per day with adequate nutrients according to standards set by Food and Nutrition Board of the National Academy of Science.



KEITH W. REED

STATE OF ALABAMA,

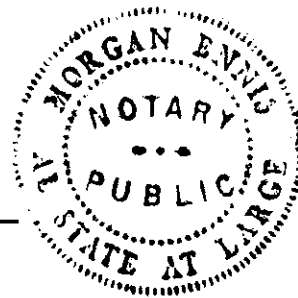
HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared **Keith W. Reed**, who being sworn by me according to law, deposes and states that the matters and things alleged in the above Affidavit are true and correct to the best of his information, knowledge and belief.

Sworn to and subscribed before me on this the 26th day of February, 2008.



NOTARY PUBLIC
My Commission Expires: 2-11-2012



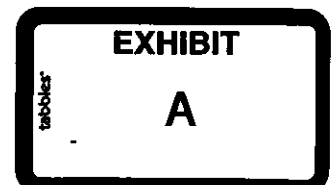
**Houston County Sheriff's Department
Jail Division
Andy R. Hughes, Sheriff
901 East Main Street – Dothan, AL 36301
(334) 712-0762 – Fax (334) 671-9479**

STATEMENT OF INMATE RULES

Order is essential to the safe and secure operation of the jail. Inmate Rules describe the expected behavior of all inmates. Inmates found in violation of rules shall be subject to disciplinary action and/or criminal action depending on the type of violation. Violations will subject the inmate to sanctions or restriction of privileges. All inmates found guilty of rule violations have a right to appeal. Appeals must be submitted within 24 hours after receiving the sanction or restriction.

LIST OF RULES

1. Uniforms (jump suits) shall be worn at all times when an inmate is outside of his/her cell. The uniform shall be worn with the wording "Houston County Jail" on the outside and the uniform shall be buttoned completely. While in the recreation area, inmates may wear the uniform top down around their waist, but they must be wearing a T-shirt. Females shall wear a bra under their T-shirts. No bare skin will be exposed.
2. Inmates shall not place any foreign objects in the jail doors to keep the door open or prevent locking. All inmates housed in a cell shall be required to keep the cell clean and free of debris.
3. Inmates shall not place any paper products or other type product over cell windows, vents, doors, lights or walls.
4. Inmates shall not behave in any manner that is disrespectful to any Sheriff's Department personnel, visitors or other inmates.
5. Inmates shall not initiate any physical contact, assault or attempt to assault or perform any act that may endanger any Sheriff's Department personnel, other officer, inmate or visitor.
6. Inmates shall not waste, abuse, damage or steal county property or the property of another.
7. Inmates shall not incite any action that may threaten the safety or order of the jail.
8. Inmates shall not commit any lewd or indecent sexual act or exhibitions.
9. Inmates shall not possess or attempt to possess contraband either on his/her person, cell or under his/her control to include testing positive for drugs or alcohol.
10. Inmates shall not interfere with Sheriff's Department personnel, nor will they disobey an order or instructions given by Sheriff's Department personnel.
11. Inmates shall not leave his/her authorized area.
12. Inmates shall not wear anything covering their hair or head.
13. Inmates shall not touch or place any item on the sprinkler head in their cell.
14. Inmates shall not press the call buttons except in case of an emergency.



15. Inmates shall not pass any item from one pod to another.
16. Inmates shall not have money in the pods or on their persons.
17. Male inmates shall have hair no longer than one (1) inch from the scalp. Facial hair shall be no longer than one-quarter inch (1/4"). Hair cuts are mandatory and cannot be refused.
18. Female inmates shall have hair no longer than collar length. No special hairstyles are permitted. Hair cuts are mandatory and cannot be refused.
19. Inmate's fingernails will be clipped to the tip of the finger.
20. Inmates shall shower daily, including shampooing hair and changing clothes.
21. Food service inmates shall wear a clean set of whites daily.
22. Inmates shall wear their identification arm bands at all times.
23. Inmates shall maintain their cells and common areas in a clean, sanitary and orderly condition.
24. Inmates shall roll-in at all roll-in times. Inmates assigned to day room access shall be on their mattress at all roll-in times.

DAILY SCHEDULE

Roll-In/Roll-Out times will be posted in the pods.

Inmates shall roll-in at shift change times for inmate count and any other time when called by the officers.

Showers shall be taken during the following hours: 8:30 A.M. – 10:30 A.M. and 5:00 P.M. – 8:30 P.M.

Religious services will be held on nights scheduled by the Jail Commander.

Meals will be served at the following times:

Breakfast: Approximately 5:00 A.M.

Lunch: Approximately 11:00 A.M.

Supper: Approximately 5:00 P.M.

Each inmate is responsible for getting their own tray. Cups shall be taken up after the supper meal and returned at the breakfast meal.

ITEMS ALLOWED

Items Issued

Uniforms	Bath Cloth	Soap
Mattress	Blanket	Toilet Paper
Mattress Cover	Toothbrush	
Laundry Bag	Toothpaste	
Towel	Comb	

Clothing Allowed to be Brought into the Facility

- Undergarments, 6 pair, solid white only
- Socks, 6 pair, solid white only
- T-shirts, 6, solid white only (no pockets and no tank tops)
- White sweat shirt, sweat pants or thermal underwear, 1 each, elastic waistband, no pockets
- Shower shoes (flip-flops), 1 pair
- Tennis shoes, 1 pair, (SHALL BE NEW) no shoestrings or metal buckles
- Bras, 3, solid white with no under wire (Female inmates only)

Hygiene Products Allowed (one each)

- Stick deodorant
- Bar soap (no liquid soap)
- Shampoo (clear plastic bottle)
- Hair grease/gel

All hygiene products shall be in the original container, clear plastic bottles and shall have see-through contents and original seal.

Other Items Allowed

- Legal papers
- Personal letters (not to exceed 10 letters)
- 1 Soft-back Bible or equivalent
- 2 legal pads, letter size with no wire binding
- 25 envelopes with stamps
- 3 jail pencils
- 2 Commissary purchased jail ink pens
- 2 Personal soft cover books

COMMISSARY PURCHASES

Authorized weekend visitors may only deposit money orders into the inmate commissary fund for the inmate being visited. **ONLY MONEY ORDERS WILL BE ACCEPTED.**

Only money orders will be accepted through the mail.

Inmate workers assigned to outside duties will only be allowed to have money contributed to their fund on Saturdays and Sundays. Each inmate is allowed \$5 per day, not to exceed \$25 per week.

ACCEPTANCE OF PERSONAL ITEMS

The personal clothing worn by an inmate at booking, along with other personal items that are not considered contraband, will be stored in the property room and given back to the inmate upon release. **The inmate must sign a property return receipt at release or transfer time.**

TELEVISION

Television is a privilege. The floor officer may change channels when he/she deems necessary. The television may be turned off or removed for disciplinary reasons at the discretion of the floor officer. Inmates are not to tamper with the television or its cords.

CELL ASSIGNMENTS

Inmates are assigned to a cell or dayroom area and shall not change their assignment on their own. Inmates must return to their assigned cells at all roll-in times. An inmate's cell or dayroom assignment may be changed at anytime by Sheriff's Department personnel.

When the inmate leaves his/her cell for the dayroom, the bed must be made up properly.

JAIL LIBRARY

Library books are available once a week at the discretion of the Sergeant assigned to library duty. Inmates may check out a maximum of two books per week.

INMATE WORKERS

Requirements for inmate workers

1. Inmate shall be convicted.
2. Inmate shall not have a record of violence or sexual crimes or be a high risk.
3. All inmates must be medically approved.
4. Inmate shall not be convicted of manufacturing or trafficking in drugs.
5. The Jail Commander must approve all inmate workers.

Rules of Inmate Workers

1. Inmate workers shall perform work duties as assigned.
2. Workers shall remain in work areas assigned and may be searched at any time.
3. Outside workers shall inform control of their duties and location at all times.
4. Inmate workers shall not enter the control room or jailer's booth, unless escorted.
5. Road and Bridge and Farm Center workers shall not have visitors at their work site.
6. Inmates who have lost their worker status through misconduct will not be reinstated as a worker.

TELEPHONE CALLS

1. Inmates shall not receive any telephone calls nor will any messages be forwarded for calls.
2. Legitimate emergency messages will be handled by the jail Chaplain between the hours of 7 A.M. and 4 P.M.
3. Jail personnel will only give out the charge, amount of the bond or sentence regarding an inmate.
NO COURT DATES WILL BE GIVEN OUT.
4. Inmates may make collect calls using the inmate telephone system located in the dayroom. These calls may be monitored or recorded.

5. Inmates are not allowed to use the phone at the docket area, except at the time of booking.
6. Upon written request by an inmate, the docket officer may call a bonding company of the inmate's choice.

VISITATION RULES

1. **The Houston County Jail is a non-contact visiting jail.** Only attorneys meeting in private conference with inmate clients are allowed contact visits.
2. Inmates shall complete a visitation list to see visitors. Visitors, including children, shall not be allowed to visit if their name is not on the visitation list. The list is restricted to 8 names.
3. No additions or deletions will be made to visitation list for a period of 90 days.
4. Visitors 16 years and older shall present a current photo ID or driver's license before entry. Visitor under 16 years shall have a social security card, a birth certificate or be admitted at the discretion of the jail supervisor.
5. Only two (2) people, including children, shall be allowed to visit per inmate. Visitors must come and leave together.
6. The jail supervisor may refuse an inmate visitation privileges.
7. **Weekday visits will only be approved if the visitor presents proof that they reside more than 100 miles from the Houston County Jail and present proper identification and proof of residency.** Out of town visits are for visitors who can not visit on regular visiting days. Visitors can not visit on the weekend and during the week.
8. Inmates shall not be allowed visitors while serving time on lock-down.
9. Visitors will be arrested and prosecuted for bringing or attempting to bring contraband into the jail.
10. Visitors shall not wear mini skirts, shorts above the knee, halter tops, tank tops, spaghetti straps or strapless tops; no slit skirts or dresses. No see-through clothing or low cut necklines shall be worn. No visitor shall wear any clothing that exposes the body to bare skin from the shoulders to the knees. Arms are excluded.

Visitation Schedule

Saturday	8:00 A.M. to 10:30 A.M. I, J, K, L, M, N and O pods -- (Males only) 1:00 P.M. to 3:30 P.M. K, L, TR and WK pods -- (Females only)
Sunday	8:00 A.M. to 10:30 A.M. A thru D pods 1:00 P.M. to 3:30 P.M. E thru H pods

MAIL

1. Mail will be inspected for contraband to ensure facility safety.
2. No hand-delivered mail or packages will be accepted. Envelopes larger than 5" x 7" will not be accepted.
3. Inmates may receive money orders through regular mail. These items must be made payable to: Inmate Drawing Account and must include the inmates name and inmate number.
4. Mail received, including Religious mail, for the inmate will be documented, opened and inspected before delivery to the inmate. Legal mail received for the inmate will be opened by the inmate in the presence of an officer and all pages opened out. Legal mail will not be read by the officer.
5. Outgoing mail will be taken up each morning by the corrections officer. All outgoing mail, except legal mail, shall be left unsealed so it may be inspected. Incoming mail will be delivered to the addressed inmate only.
6. All incoming and outgoing mail must have the sender's first and last name, complete address, inmate # and pod location on the envelope. No nicknames will be accepted.

Example: John Doe
#00000, Pod A, B, C or D
901 E. Main St.
Dothan, AL 36301

Jane Doe
#00000, Pod WK or TR
901 E. Main St.
Dothan, AL 36301

LAW LIBRARY

The facility has a constitutionally accepted law library for inmate use. The inmate shall submit a request to the sergeant on duty to visit the law library. A request form shall be filled out for EACH TIME the inmate wishes to go to the law library. The sergeant will arrange for use of the library by pod designation. Inmates cannot remove any book from the library. The facility does not provide a librarian.

LIVING AREA REQUIREMENTS

1. Inmate's towel and bath cloth shall be hung on the foot of the bed and centered. The towel shall be hung up first and the bath cloth hung neatly on top of the towel.
2. Shoes shall be placed underneath the right side of the bunk at the foot of the bunk with the toes turned out.
3. The bunk shall be neatly made daily.
4. Bunks shall be in compliance from 8:30 A.M. until 9:00 P.M. daily.
5. No items shall be stored underneath the bunk except for shoes. The inmate shall keep his area clean and clear of litter.
6. Inmates shall not store or place items, of any kind, on the window of the cell.

7. Personal items shall be stored in the drawer underneath the bunk. Inmates assigned to a cell without a drawer shall place their items neatly at the foot of their bunk.
8. Items shall not be stored underneath the mattress.

MEDICAL CARE

1. Inmates are charged co-pay for medical care at the jail. Inmate medical care is NOT free. Alabama law dictates that inmate medical service is free when the inmates "are unable to provide for themselves" (Code of Alabama 14-6-19).
2. Inmate medical co-pay is taken from the inmate's commissary fund.
3. The inmate will be charged co-pays for each medical visit and each medical service based on the following fees:

Hospital Visit	\$20.00
Doctor Visit	\$20.00
P.A. or Practitioner Visit	\$20.00
LPN Visit	\$ 5.00
EMT Visit	\$ 2.00
Lab/X-Ray	\$20.00
Prescription (each)	\$10.00
Non-prescription (each)	\$.50
Dental Visit	\$20.00
4. Inmates shall not ask questions during medication pass.
5. "Med call" is announced prior to the nurse arriving in each area. Any inmate not standing by the pod door will forfeit their medication and be noted as being absent.

CHAPLAIN SERVICES

The jail has a staff chaplain on full-time duty. A 24-hour call is maintained for inmates who request emergency Chaplain services.

Inmates SHALL request chaplain services in writing. Inmate request forms may be obtained from the corrections officer on duty. A guide for Chaplain services is available upon written request.

Inmates who are members of an established religious body may be visited by the clergy of the religious body at times listed.

Monday through Friday

8:30 A.M. to 2:30 P.M.

4:30 P.M. to 9:00 P.M.

Saturday and Sunday

4:00 P.M. to 5:00 P.M.

7:00 P.M. to 9:00 P.M.

At the discretion of the supervisor on duty, inmates on disciplinary lockdown may be visited by clergy.

Clergy shall show proof that they are ministers of an established religious body of which the inmate desiring a visit is a declared member. Clergy shall complete a visitation form provided by the jail facility before they are allowed visitation. Ministers are required to complete the visitation form only once.

Pastoral visits are discouraged on Saturdays and Sundays due to weekend visitation.

Non-denominational services are held during the evenings on Monday, Tuesday and Thursday of each week. Other services and classes are held at the discretion of the chaplain and based on availability of space and time.

Attendance at the religious services is not mandatory for the inmate. The privilege to attend religious services may be revoked by the supervisor on duty for misbehavior during the service or any violation of the inmate rules.

If Clergy has family members that are incarcerated, a member of the Clergy's religious body may visit the inmate as clergy. The remaining visits will be at regular visiting times assigned to the inmate. Clergy will be any minister employed by the established religious organization.

Clergy must be listed on inmate visitation card. One Clergy visit per inmate per week.

CONTRABAND

Items not listed as allowed by these rules are prohibited and therefore contraband. All contraband items will be seized, documented and disposed of.

GRIEVANCE PROCEDURE

In the event that an inmate has a grievance, the inmate will complete and submit a grievance form. The grievance will be assigned to an Officer who will investigate the grievance. The inmate will be informed of the decision in writing. Actions taken will be documented.

The inmate may appeal the decision of the investigating officer, in writing, to the Jail Commander who is the final appeal for an inmate's grievance.

Houston County Jail
Policy and Procedure Directive

INMATE RULES AND REGULATIONS

Date Issued: May 1, 1999

Policy Number: E-301

POLICY:

It is the policy of the Houston County Jail to advise inmates, in writing, of inmate rules and regulations.

PROCEDURE:

The jail will provide each inmate admitted to general population a copy of the inmate rules and regulations.

The inmate rules and regulations handout will be reviewed by the Jail Administrator and updated as necessary.

ACJS 13-001

Houston County Jail
Policy and Procedure Directive

RECEIPT OF INMATE RULES AND REGULATIONS

Date Issued: May 1, 1999

Policy Number: E-302

POLICY:

It is the policy of the Houston County Jail to inform all new inmates of the inmate rules and regulations.

PROCEDURE:

Prior to any inmate being placed in a regular housing unit of the jail, the jail will provide the inmate with a copy of the inmate rules and regulations.

If the inmate is unable to read the inmate rules and regulations, a jail officer will read them to him/her and document the event. In reading the rules and regulations, the staff member will explain each rule and regulation and answer any questions the inmate may have about the rules and regulations.

The jail officer will complete the Rules and Regulations Receipt form advising the inmate that he/she will be required to abide by those rules and regulations while an inmate in the Houston County Jail.

The inmate will then be required to sign the receipt form. If inmate refuses, the process will be documented and procedure continued.

The receipt form will be placed in the inmate's file.

INMATE GRIEVANCE FORM

DATE: _____

INSTITUTION: _____

NAME: _____

INMATE NUMBER: _____

NATURE OF GRIEVANCE OR INFORMATION: _____

WHAT DO YOU WANT TO HAPPEN TO SOLVE IT? _____

DATE HEARING: _____

COMMITTEE FINDING OR RESPONSE: _____

REFERRED TO: _____

POSITION: _____

CHAIRMAN: _____

MEMBER: _____

MEMBER: _____

WARDEN: _____

AGREE _____ DISAGREE: _____

(WITH COMMITTEE FINDINGS)

CHIEF WARDEN RESPONSE: _____

DATE GRIEVANCE FILED: _____

TIME FILED: _____

SHIFT COMMANDER: _____

EXHIBIT

D

Houston County Jail
Policy and Procedure Directive

INMATE GRIEVANCES

Date Issued: May 1, 1999

Policy Number: E-401

POLICY:

It is the policy of the Houston County Jail that inmates are permitted to submit grievances to the jail administration and that each grievance will receive a response.

PROCEDURE:

The Jail Administrator will devise a grievance form to be made available to all inmates on request. Grievance forms will be limited to one (1) per day per inmate.

Completed grievance forms will be delivered to the Jail Administrator through an appointed grievance officer, who will respond to the grievance.

The grievance response to the inmate will be in writing.

The decision of the Jail Administrator may be appealed to the Sheriff or designee, within seventy-two (72) hours of the receipt of the grievance decision.

0923

INMATE # 61001		LAST NAME White		FIRST Henry	MIDDLE Haisco	MAIDEN		ALIAS	VICTIM NOTIFICATION	
ARRESTING AGENCY OPD		DATE RECEIVED 9-21-07		TEMP. RELEASE DATE		RETURN DATE		RELEASE DATE		HOW RELEASED
RISK		STATUS				FLOOR D	CELL	DOCKET OFFICER Fih	ARRESTING OFFICER ADKINS	
AGE	DOB 6-25-41	SSN 467-84-0287	RACE B	SEX M	HEIGHT 613	WEIGHT 170	HAIR BLK	EYES BN	AGENCY HOUSED FOR HOUSTON	
ENTRANCE NCIC/BY		ENTRANCE HOUSTON/BY			ENTRANCE DPD/BY			FELONY CRIMINAL HISTORY/BY		
EXIT NCIC/BY		EXIT HOUSTON/BY			EXIT DPD/BY			ATTORNEY		
HOLD 1	DATE/BY		HOLD RELEASE DATE/BY			HOLD 2	DATE/BY		HOLD RELEASE DATE/BY	
HOLD 3	DATE/BY		HOLD RELEASE DATE/BY			HOLD 4	DATE/BY		HOLD RELEASE DATE/BY	
ADDRESS 713 N. Cherry ST				CITY DOTHAN	STATE AL	PROBATION/PAROLE OFFICER				
NEXT OF KIN Johnny May White		ADDRESS				CITY/STATE	PHONE		RELATION Sister	

REMARKS:

DID INMATE RECEIVE PHONE CALL? <input checked="" type="checkbox"/> Y <input type="checkbox"/> N	DID INMATE RECEIVE JAIL RULES? <input type="checkbox"/> Y <input type="checkbox"/> N
INMATE SIGNATURE X	INMATE SIGNATURE X

SOUTHEASTERN PRINTERS OF DOTHAN / FORM HCJDC 334-792-2928

EXHIBIT

F

CHARGE UPCS		WARRANT # ND WS	DC/TR	INDICTMENT#	CC/CS/DR	CONVICTION
BOND		10-9-07 1:10 PM				
15,000						
CHARGE FTP UPCS		WARRANT #	DC/TR 07-2636	INDICTMENT#	CC/CS/DR	CONVICTION
BOND						
Ø						
CHARGE		WARRANT #	DC/TR	INDICTMENT#	CC/CS/DR	CONVICTION
BOND						
CHARGE		WARRANT #	DC/TR	INDICTMENT#	CC/CS/DR	CONVICTION
BOND						
CHARGE		WARRANT #	DC/TR	INDICTMENT#	CC/CS/DR	CONVICTION
BOND						

9.27.07 In New

HOUSTON COUNTY SHERIFFS OFFICE

09/21/2007

15:26:07

INMATE BOOKING SHEET

PAGE 1

BOOKING NO: 070003967

INMATE NAME: WHITE HENRY HAROLD

ALIAS:

ALIAS:

ADDRESS: 713 NORTH CHERRY ST

CITY/ST/ZIP: DOTHAN, AL 36301

HOME PHONE: 000-000-0000

DOB: 06/25/1941 AGE: 66

PLCE BIRTH: AUSTIN

STATE: TX

M. STATUS: SINGLE

RELIGION:

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS:

RACE: B

SEX: M

HT: 6'01" HAIR: BLK

WT: 190 EYES: BRO

COMPLEX:

SSN: 467-64-0287

DL ST: DLN:

SID:

LOCID: 61001

----- NEXT OF KIN -----

NEXT OF KIN: JOHNNY MAY WHITE

ADDRESS:

CITY/ST/ZIP: ,

REMARKS:

RELATIONSHIP: SISTER

PHONE: 000-000-0000

----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME:

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

----- MEDICAL -----

HANDICAPPED: NEEDS:

GLASSES: SMOKE:

MEDICAL NEEDS: NEEDS: DIABETIC

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: SHIRT PANTS

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER:

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: X Henry White DATE: 9-21-07 TIME: 1640BOOK OFFICER: [Signature] DATE: 9-21-07 TIME: 1640

HOUSTON COUNTY SHERIFFS OFFICE

09/21/2007 15:26:07

INMATE BOOKING SHEET

PAGE 2

BOOKING NO: 070003967

INMATE NAME: WHITE HENRY HAROLD

COURT:

ATTORNEY ON REC:

JUDGE:

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 09/21/2007 BOOK TIME: 15:24 BOOK TYPE: NORMAL

ARREST DATE: 09/21/2007

BOOKING OFFICER: K.FITZGERALD

ARREST DEPT: DPD

CELL ASSIGNMENT: MP

ARRST OFFICER: ADKINS

MEAL CODE: 01 HOUSTON COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: 1ST SHIFT

CLASSIFICATION: HOUSTON

TYPE SEARCH: PAT DOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

NOTE:

NOTE:

HOUSTON COUNTY SHERIFFS OFFICE
09/21/2007 15:26:07 INMATE CHARGE SHEET PAGE 3

=====

BOOKING NO: 070003967 INMATE NAME: WHITE HENRY HAROLD

=====

CHARGE NO: 1 DISPOSITION: PENDING HOLD: N

ALA STATUTE:

OF COUNTS: 1

OFFENSE: UPCS

WARRANT #: NO WA

CASE #:

BOND AMT: 15,000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 10/09/2007

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 09/21/2007

ARST AGENCY: DPD

ARST OFFICR: ADKINS

COUNTY:

COURT:

JUDGE:

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

HOUSTON COUNTY SHERIFFS OFFICE

INMATE INFORMATION SHEET

Page

1

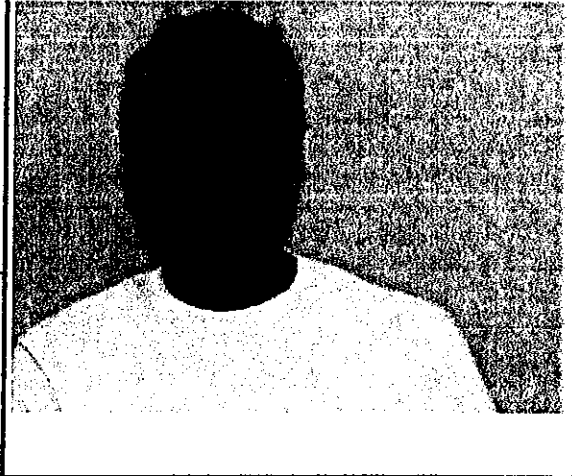
BOOKING NO: 070003967

LOCAL ID: 61001

Name : WHITE HENRY HAROLD

Address: 713 NORTH CHERRY ST

City : DOTHAN State: AL Zip: 36301

Physical Description

Race : BLACK

Hair : BLACK

Gender: MALE

Eyes: BROWN

Height: 6 ' 01 "

Complexion: UNKNOWN

Weight: 190

DOB: 06/25/1941

Age: 66

Scars/Tattoos:

Personal Information

DL State :

Home Phone:

DL Number:

Work Phone:

SSN: 467 64 0287

SID:

Booking Information

Arrest Date: 09/21/2007

Booking Officer: K.FITZGERALD

Arrest Dept: DPD

Booking Date: 09/21/2007

Arrest Offcr: ADKINS

Booking Time: 15:24

Search Offcr: 1ST SHIFT

Facility: 01

Meal Code: 01

Cell Assignment: MP

Charge Information

Offense

Fine

Bond

Disposition

UPCS

\$00.00

15,000

PENDING

H. Johnson

61001
09-07-07
(008)

ACRO372 ALABAMA JUDICIAL INFORMATION SYSTEM CASE: DC 2007 002636.00
 OPER: AMI CASE ACTION SUMMARY
 PAGE: 1 DISTRICT CRIMINAL
 IN THE DISTRICT COURT OF HOUSTON RUN DATE: 09/07/2007
 JUDGE: CLL

STATE OF ALABAMA VS WHITE HENRY HAROLD
 CASE: DC 2007 002636.00 713 N CHERRY ST APT 3
 DOTHAN, AL 36303 0000

DOB: 06/25/1941 SEX: M RACE: B HT: 6 03 WT: 170 HR: BLK EYES: BRO
 SSN: 467640287 ALIAS NAMES:
 CHARGE01: POSS CONTR. SUBS. CODE01: UPCS LIT: POSS CONTR. SU TYP: F #: 001
 OFFENSE DATE: 09/06/2007 AGENCY/OFFICER: 0380100 J. ADKI

DATE WAR/CAP ISS: DATE ARRESTED: 09/06/2007
 DATE INDICTED: DATE FILED: 09/07/2007
 DATE RELEASED: DATE HEARING:
 BOND AMOUNT: \$5,000.00 SURETIES:
 DATE 1: 09/07/2007 DESC: APPD TIME: 0200 P
 DATE 2: DESC: TIME: 0000

TRACKING NOS: WR 2007 018792 00 /
 DEF/ATY: *Hon. M. Johnson* TYPE: C TYPE:
 00000 00000

PROSECUTOR:

OTH CSE: WR200701879200 CHK/TICKET NO: WR2007018792 GRAND JURY: 086-01/08
 COURT REPORTER: SID NO: 000000000
 DEF STATUS: JAIL DEMAND: OPER: AMI
 ACTIONS, JUDGEMENTS, AND NOTES

9/7/2007 Defendant before the Court and advised of
 his/her rights Hon. *M. Johnson*
 is appointed counsel for the Defendant.
 Trial/Preliminary Hearing is set for
Theresa Lynn May
 District Judge

61001

ACRO372 ALABAMA JUDICIAL INFORMATION SYSTEM CASE: DC 2007 002743.00
 OPER: SAN CASE ACTION SUMMARY
 PAGE: 1 DISTRICT CRIMINAL RUN DATE: 09/21/2007
 IN THE DISTRICT COURT OF HOUSTON JUDGE: CLL

STATE OF ALABAMA VS WHITE HENRY HARALD
 CASE: DC 2007 002743.00 713 N CHERRY ST APT 3
 DOTHAN, AL 36303 0000

DOB: 06/25/1941 SEX: M RACE: B HT: 6 03 WT: 170 HR: BLK EYES: BRO
 SSN: 467640287 ALIAS NAMES:
 CHARGE01: POSS COCAINE CODE01: VPCC LIT: POSS COCAINE TYP: F #: 001
 OFFENSE DATE: 09/20/2007 AGENCY/OFFICER: 0380100 ADKINS

DATE WAR/CAP ISS: DATE ARRESTED: 09/20/2007
 DATE INDICTED: DATE FILED: 09/21/2007
 DATE RELEASED: DATE HEARING:
 BOND AMOUNT: \$15,000.00 SURETIES:

DATE 1: DESC: TIME: 0000
 DATE 2: DESC: TIME: 0000

TRACKING NOS: WR 2007 018845 00 /
 DEF/ATY: TYPE: TYPE:

00000 00000
 PROSECUTOR:

YTH CSE: WR200701884500 CHK/TICKET NO: WR2007018845 GRAND JURY: 124-01/08
 COURT REPORTER: SID NO: 000000000
 DEF STATUS: JAIL DEMAND: OPER: SAN

ATE ACTIONS, JUDGEMENTS, AND NOTES

9-24-2007 Defendant before the Court and advised of
 his/her rights Hon. *M. Salmon*
 is appointed counsel for the Defendant.
 Trial/Preliminary Hearing is set for
[Signature]
 District Judge

ALABAMA UNIFORM ARREST REPORT

Fingerprinted	R84 Completed
<input type="checkbox"/> Yes	<input type="checkbox"/> Yes
<input type="checkbox"/> No	<input type="checkbox"/> No

OFFICER'S WORK PRODUCT MAY NOT BE PUBLIC INFORMATION

IDENTIFICATION	1 ORI # 0340100	2 AGENCY NAME Dothan Police Department	3 CASE # 01.07.2.03.2.2	4 SFX	
	5 LAST, FIRST, MIDDLE NAME White, Henry Harold		6 ALIAS AKA		
	7 SEX <input checked="" type="checkbox"/> M <input type="checkbox"/> F	8 RACE <input type="checkbox"/> W <input checked="" type="checkbox"/> B	9 HGT. 6'3"	10 WGT. 170	11 EYE BRO
	12 HAIR Grey	13 SKIN med	14 SCARS	15 PLACE OF BIRTH (CITY, COUNTY, STATE) Dawson TX	
ARREST	16 SSN 41671-1641-102187	17 DATE OF BIRTH 06/25/41	18 AGE 66	19 MISCELLANEOUS ID # 61001	
	20 SID #	21 FINGERPRINT CLASS HENRY CLASS NCIC CLASS	22 DL # 1/A	23 ST	
	24 FBI #	25 IDENTIFICATION COMMENTS			
	26 <input checked="" type="checkbox"/> RESIDENT <input type="checkbox"/> NON-RESIDENT	27 HOME ADDRESS (STREET, CITY, STATE, ZIP) 713 N. Cherry St. Apt 3 Dothan AL 36101	28 RESIDENCE PHONE 5341 N/A	29 OCCUPATION (BE SPECIFIC)	
	30 EMPLOYER (NAME OF COMPANY/SCHOOL) N/A	31 BUSINESS ADDRESS (STREET, CITY, STATE, ZIP)	32 BUSINESS PHONE		
	33 LOCATION OF ARREST (STREET, CITY, STATE, ZIP) 713 N. Cherry St. Apt 3 Dothan AL 36101	34 SECTOR # 181201-1c	35 ARRESTED FOR YOUR JURISDICTION? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		
	36 CONDITION OF <input type="checkbox"/> DRUNK <input type="checkbox"/> SOBER ARRESTEE: <input type="checkbox"/> DRINKING <input checked="" type="checkbox"/> DRUGS	37 RESIST ARREST? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	38 INJURIES? <input checked="" type="checkbox"/> NONE <input type="checkbox"/> OFFICER	39 ARMED? <input type="checkbox"/> Y <input checked="" type="checkbox"/> N	
	40 DESCRIPTION OF WEAPON <input type="checkbox"/> HANDGUN <input type="checkbox"/> OTHER FIREARM <input type="checkbox"/> RIFLE <input type="checkbox"/> OTHER WEAPON <input type="checkbox"/> SHOTGUN	41 DATE OF ARREST 01/06/07			
	42 TIME OF ARREST 7:30	43 DAY OF ARREST S M T W T F S 1 2 3 4 5 6 7	44 TYPE ARREST <input type="checkbox"/> ON VIEW <input checked="" type="checkbox"/> CALL <input type="checkbox"/> WARRANT		
	45 ARRESTED BEFORE? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> UNKNOWN	46 CHARGE-1 UPCS			
47 UCR CODE 3532	48 CHARGE-2 <input type="checkbox"/> FEL <input type="checkbox"/> MISD				
49 UCR CODE	50 STATE CODE/LOCAL ORDINANCE 13A-12-212				
51 WARRANT #	52 DATE ISSUED M D Y				
53 STATE CODE/LOCAL ORDINANCE	54 WARRANT #				
55 DATE ISSUED M D Y	56 CHARGE-3 <input type="checkbox"/> FEL <input type="checkbox"/> MISD				
57 UCR CODE	58 CHARGE-4 <input type="checkbox"/> FEL <input type="checkbox"/> MISD				
59 UCR CODE	60 STATE CODE/LOCAL ORDINANCE				
61 WARRANT #	62 DATE ISSUED M D Y				
63 STATE CODE/LOCAL ORDINANCE	64 WARRANT #				
65 DATE ISSUED M D Y	66 ARREST DISPOSITION <input type="checkbox"/> HELD <input type="checkbox"/> TOT-LE <input type="checkbox"/> BAIL <input type="checkbox"/> OTHER <input checked="" type="checkbox"/> RELEASED				
67 IF OUT ON RELEASE WHAT TYPE?	68 ARRESTED WITH (1) ACCOMPLICE (FULL NAME)				
69 ARRESTED WITH (2) ACCOMPLICE (FULL NAME)					
VEHICLE	70 VYR	71 VMA	72 VMO	73 VST	
	74 VCO TOP BOTTOM	75 TAG #	76 LIS	77 LIY	
	78 VIN	79 IMPOUNDED? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	80 STORAGE LOCATION/IMPOUND #		
81 OTHER EVIDENCE SEIZED/PROPERTY SEIZED					
<input type="checkbox"/> CONTINUED IN NARRATIVE					
JUVENILE	82 JUVENILE DISPOSITION: <input type="checkbox"/> HANDLED AND RELEASED <input type="checkbox"/> REF. TO WELFARE AGENCY <input type="checkbox"/> REF. TO ADULT COURT <input type="checkbox"/> REF. TO JUVENILE COURT <input type="checkbox"/> REF. TO OTHER POLICE AGENCY			83 RELEASED TO	
	84 PARENT OR GUARDIAN (LAST, FIRST, MIDDLE NAME)		85 ADDRESS (STREET, CITY, STATE, ZIP)	86 PHONE ()	
	87 PARENTS EMPLOYER	88 OCCUPATION	89 ADDRESS (STREET, CITY, STATE, ZIP)	90 PHONE ()	
	91 DATE AND TIME OF RELEASE M D Y : <input type="checkbox"/> AM <input checked="" type="checkbox"/> PM	92 RELEASING OFFICER NAME	93 AGENCY/DIVISION	94 ID #	
95 RELEASED TO:	96 AGENCY/DIVISION	97 AGENCY ADDRESS			
98 PERSONAL PROPERTY RELEASED TO ARRESTEE <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> PARTIAL	99 PROPERTY NOT RELEASED/HELD AT:	100 PROPERTY #			
101 REMARKS (NOTE ANY INJURIES AT TIME OF RELEASE) Bond \$1,000					
RELEASE	102 SIGNATURE OF RECEIVING OFFICER		103 SIGNATURE OF RELEASING OFFICER		
	104 CASE #		105 SFX		
	106 CASE #		107 SFX		
	108 CASE #		109 SFX		
110 ADDITIONAL CASES CLOSED <input type="checkbox"/> Y <input checked="" type="checkbox"/> N		111 ARRESTING OFFICER (LAST, FIRST, M.) Adkins, Jason			
112 ID # 475		113 ARRESTING OFFICER (LAST, FIRST, M.)		114 ID #	
115 SUPERVISOR		116 WATCH CMDR.		117 ID #	

TYPE OR PRINT IN BLACK INK ONLY

ACJIC-34 REV. 10-90

LEAVE BLANK

CRIMINAL

STATE USAGE

NFF SECOND

SUBMISSION

APPROXIMATE CLASS

AMPUTATION

SCAR

LAST NAME, FIRST NAME, MIDDLE NAME, SUFFIX

WHITE, HENRY HAROLD

SOCIAL SECURITY NO.

467640287

LEAVE BLANK

SIGNATURE OF PERSON FINGERPRINTED

LAST NAME, FIRST NAME, MIDDLE NAME, SUFFIX

STATE IDENTIFICATION NO.

DATE OF BIRTH MM DD YY
19410625SEX
MRACE
BHEIGHT
511WEIGHT
190EYES
BROHAIR
BLK

1. R. THUMB

2. R. INDEX

3. R. MIDDLE

4. R. RING

5. R. LITTLE

6. L. THUMB

7. L. INDEX

8. L. MIDDLE

9. L. RING

10. L. LITTLE

ID 50X50G8 TPFC #1107 19:42:44

5701LD #npbase 20070907-19:47

LEFT FOUR FINGERS TAKEN SIMULTANEOUSLY

L. THUMB

R. THUMB

RIGHT FOUR FINGERS TAKEN SIMULTANEOUSLY

FEDERAL BUREAU OF INVESTIGATION
 CRIMINAL JUSTICE INFORMATION SERVICES DIVISION, CLARKSBURG, WV 26306

PRIVATE ACT OF 1971 (P.L. 91-579) REQUIRES THAT FEDERAL, STATE, OR LOCAL AGENCIES INFORM INDIVIDUALS WHOSE SOCIAL SECURITY NUMBER IS REQUESTED WHETHER SUCH DISCLOSURE IS MANDATORY OR VOLUNTARY, BASIS OF AUTHORITY FOR SUCH SOLICITATION, AND USES WHICH WILL BE MADE OF IT.

SUBMISSION YES <input type="checkbox"/>		DATE OF ARREST MM DD YY 20070907		ORI CONTRIBUTOR ADDRESS AL0380000 HOUSTON CO SD DOTHAN AL	
TREAT AS ADULT YES <input type="checkbox"/>		DATE OF OFFENSE MM DD YY 20070907		REPLY YES <input checked="" type="checkbox"/> YES DESHIED? <input type="checkbox"/>	
SEND COPY TO: (ENTER ORI)		PLACE OF BIRTH (STATE OR COUNTRY) TX		COUNTRY OF CITIZENSHIP US	
MISCELLANEOUS NUMBERS		SCARS, MARKS, TATTOOS, AND AMPUTATIONS			
RESIDENCE/COMPLETE ADDRESS 713 NORTH CHERRY ST		LOCAL IDENTIFICATION/REFERENCE 61001		CITY DOTHAN	
OFFICIAL TAKING FINGERPRINTS (NAME OR NUMBER) J38 Keith Fitzgerald				STATE AL 36301	
EMPLOYER IF U.S. GOVERNMENT, INDICATE SPECIFIC AGENCY IF MILITARY, LIST BRANCH OF SERVICE AND SERIAL NO.				PHOTO AVAILABLE? YES <input checked="" type="checkbox"/>	
				PALM PRINTS TAKEN? YES <input type="checkbox"/>	
CHARGE/CITATION 1. 20070907 5503 DRUGS UPCS		OCCUPATION DISABLED			
2.		DISPOSITION 1.			
3.		2.			
4.		3.			
ADDITIONAL		ADDITIONAL			
ADDITIONAL INFORMATION/BASIS FOR CAUTION		STATE BUREAU STAMP			

LEAVE BLANK

CRIMINAL

OFF SECOND

SUBMISSION

APPROXIMATE CLASS

AMPUTATION

SCAR

LAST NAME, FIRST NAME, MIDDLE NAME, SUFFIX

DATE USAGE

WHITE, HENRY HAROLD

SIGNATURE OF PERSON FINGERPRINTED

SOCIAL SECURITY NO.

467640287

LEAVE BLANK

ALIASES/MAIDEN
LAST NAME, FIRST NAME, MIDDLE NAME, SUFFIX

FBI NO.

STATE IDENTIFICATION NO.

DATE OF BIRTH MM DD YY
19410625SEX
MRACE
BHEIGHT
511WEIGHT
190EYES
BROHAIR
BLK

1. R. THUMB

2. R. INDEX

3. R. MIDDLE

4. R. RING

5. R. LITTLE

6. L. THUMB

7. L. INDEX

8. L. MIDDLE

9. L. RING

10. L. LITTLE

ID 50X50G8 TPFC #1107 19:42:44

5701LD #npbase 20070907-19:47

LEFT FOUR FINGERS TAKEN SIMULTANEOUSLY

L. THUMB

R. THUMB

RIGHT FOUR FINGERS TAKEN SIMULTANEOUSLY

PRIVACY ACT OF 1974 (5 U.S.C. 552) AND FREEDOM OF INFORMATION ACT (5 U.S.C. 552) NOTICE: ON THIS FORM, AGENCIES INFORM INDIVIDUALS WHOSE SOCIAL SECURITY NUMBER IS REQUESTED WHETHER SUCH DISCLOSURE IS NECESSARY OR VOLUNTARY, BASIS OF AUTHORITY FOR SUCH SOLICITATION, AND USES WHICH WILL BE MADE OF IT.	
JUVENILE FINGERPRINT SUBMISSION YES <input type="checkbox"/> TREAT AS ADULT YES <input type="checkbox"/> SEND COPY TO: (ENTER ONE) MISCELLANEOUS NUMBERS	DATE OF ARREST MM DD YY 20070907 CONTRIBUTOR ADDRESS HOUSTON CO SD DOTHAN AL REPLY YES <input checked="" type="checkbox"/> YES DESIRED?
DATE OF OFFENSE MM DD YY 20070907 SCARS, MARKS, TATTOOS, AND AMPUTATIONS	PLACE OF BIRTH (STATE OR COUNTRY) TX COUNTRY OF CITIZENSHIP US
RESIDENCE/COMPLETE ADDRESS 713 NORTH CHERRY ST LOCAL IDENTIFICATION/REFERENCE 61001	CITY DOTHAN STATE AL 36301 PHOTO AVAILABLE? YES <input checked="" type="checkbox"/> PALM PRINTS TAKEN? YES <input type="checkbox"/>
OFFICIAL TAKING FINGERPRINTS (NAME OR NUMBER) J38 Keith Fitzgerald EMPLOYER IF U.S. GOVERNMENT, INDICATE SPECIFIC AGENCY. IF MILITARY, LIST BRANCH OF SERVICE AND SERIAL NO.	OCCUPATION DISABLED DISPOSITION 1. 2. 3. ADDITIONAL ADDITIONAL ADDITIONAL INFORMATION/BASIS FOR CAUTION
CHARGE/CITATION 1. 20070907 5503 DRUGS UPCS 2. 3. ADDITIONAL	STATE BUREAU STAMP

INMATE INFORMATION SHEET

Page 1

BOOKING NO: 070003791

LOCAL ID: 61001

Name : WHITE HENRY HAROLD

Address: 713 NORTH CHERRY ST

City : DOTHAN State: AL Zip: 36301

Physical Description

Race : BLACK

Hair : BLACK

Gender: MALE

Eyes: BROWN

Height: 6 ' 01 "

Complexion: UNKNOWN

Weight: 190

DOB: 06/25/1941

Age: 66

Scars/Tattoos:

Personal Information

DL State :

Home Phone:

DL Number:

Work Phone:

SSN: 467 64 0287

SID:

Booking Information

Arrest Date: 09/07/2007

Booking Officer: K.FITZGERALD

Arrest Dept: DPD

Booking Date: 09/07/2007

Arrest Offcr: ADKINS

Booking Time: 19:12

Search Offcr: 3RD SHIFT

Facility: 01

Meal Code: 01

Cell Assignment: K-3

Charge Information

Offense

Fine

Bond

Disposition

UPCS

\$00.00

1,000

PENDING

HOUSTON COUNTY SHERIFFS OFFICE
09/07/2007 19:16:55 INMATE BOOKING SHEET PAGE 1

BOOKING NO: 070003791

INMATE NAME: WHITE HENRY HAROLD

ALIAS:

RACE: B SEX: M

ALIAS:

HT: 6'01" HAIR: BLK

ADDRESS: 713 NORTH CHERRY ST

WT: 190 EYES: BRO

CITY/ST/ZIP: DOTHAN, AL 36301

COMPLEX:

HOME PHONE: 000-000-0000

SSN: 467-64-0287

DOB: 06/25/1941 AGE: 66

DL ST: DLN:

PLCE BIRTH: AUSTIN

SID:

STATE: TX

LOCID: 61001

M. STATUS: SINGLE

RELIGION:

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS:

----- NEXT OF KIN -----

NEXT OF KIN: JOHNNY MAY WHITE

RELATIONSHIP: SISTER

ADDRESS:

PHONE: 000-000-0000

CITY/ST/ZIP: ,

REMARKS:

----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME:

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

----- MEDICAL -----

HANDICAPPED: NEEDS:

GLASSES: SMOKE:

MEDICAL NEEDS: NEEDS: DIABETIC

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: NONE

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER:

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: Henry White DATE: 9.7.07 TIME: 2040

BOOK OFFICER: [Signature] DATE: 9.7.07 TIME: 2040

HOUSTON COUNTY SHERIFFS OFFICE
09/07/2007 19:16:55 INMATE BOOKING SHEET PAGE 2

=====

BOOKING NO: 070003791 INMATE NAME: WHITE HENRY HAROLD

=====

COURT: ATTORNEY ON REC:
JUDGE: PHONE: 000-000-0000
REMARKS:
REMARKS:

BOOK DATE: 09/07/2007 BOOK TIME: 19:12 BOOK TYPE: NORMAL

ARREST DATE: 09/07/2007 BOOKING OFFICER: K.FITZGERALD
ARREST DEPT: DPD CELL ASSIGNMENT: K-3
ARRST OFFICER: ADKINS MEAL CODE: 01 HOUSTON COUNTY
PROJ. RLSDATE: 00/00/0000 FACILITY: 01 COUNTY JAIL
SEARCH OFFCR: 3RD SHIFT CLASSIFICATION: HOUSTON
TYPE SEARCH: PAT DOWN WORK RELEASE: N
INTOX RESULTS:

HOLDS: N
AGENCY: REASON:
AGENCY: REASON:
AGENCY: REASON:
AGENCY: REASON:

NOTES:
NOTES:
NOTES:

09/07/2007 19:16:55 HOUSTON COUNTY SHERIFFS' OFFICE INMATE CHARGE SHEET PAGE 3
=====

BOOKING NO: 070003791 INMATE NAME: WHITE HENRY HAROLD
=====

CHARGE NO: 1 DISPOSITION: PENDING HOLD: N

ALA STATUTE: # OF COUNTS: 1
OFFENSE: UPCS WARRANT #: NO WA
CASE #:
BOND AMT: 1,000 FINE: \$0.00
BAIL AMT:
INIT APPEAR: 10/09/2007 SENTENCE DATE: 00/00/0000
RELEASE DTE: 00/00/0000
ARREST DATE: 09/07/2007 ARST AGENCY: DPD
ARST OFFICR: ADKINS COUNTY:
COURT: JUDGE:
DEF ATTORNY: DIST ATTORNEY:
COMMENTS:
COMMENTS:
COMMENTS:

09/07/2007 19:27:33 HOUSTON COUNTY SHERIFFS OFFICE INMATE RELEASE SHEET PAGE 1

BOOKING NO: 070003791

INMATE NAME: WHITE HENRY HAROLD

ALIAS:

RACE: B SEX: M

ALIAS:

HT: 6'01" HAIR: BLK

ADDRESS: 713 NORTH CHERRY ST

WT: 190 EYES: BRO

CITY/ST/ZIP: DOTHAN, AL 36301

COMPLEX:

HOME PHONE: 000-000-0000

SSN: 467-64-0287

DOB: 06/25/1941 AGE: 66

DL ST: DLN:

PLCE BIRTH: AUSTIN

SID:

STATE: TX

LOCID: 61001

M. STATUS: SINGLE

RELIGION:

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS:

----- NEXT OF KIN -----

NEXT OF KIN: JOHNNY MAY WHITE

RELATIONSHIP: SISTER

ADDRESS:

PHONE: 000-000-0000

CITY/ST/ZIP: ,

REMARKS:

----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME:

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

----- MEDICAL -----

HANDICAPPED: NEEDS:

GLASSES: SMOKE:

MEDICAL NEEDS: NEEDS: DIABETIC

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: NONE

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER:

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: _____ DATE: _____ TIME: _____

BOOK OFFICER: _____ DATE: 9-7-07 TIME: 2040

HOUSTON COUNTY SHERIFFS OFFICE

09/07/2007 19:27:33

INMATE RELEASE SHEET

PAGE 2

BOOKING NO: 070003791

INMATE NAME: WHITE HENRY HAROLD

COURT:

ATTORNEY ON REC:

JUDGE:

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 09/07/2007 BOOK TIME: 19:12 BOOK TYPE: NORMAL

ARREST DATE: 09/07/2007

BOOKING OFFICER: K.FITZGERALD

ARREST DEPT: DPD

CELL ASSIGNMENT:

ARRST OFFICER: ADKINS

MEAL CODE: 01 HOUSTON COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: 3RD SHIFT

CLASSIFICATION: HOUSTON

TYPE SEARCH: PAT DOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

RELEASE DATE: 09/07/2007 RELEASE TIME: 20:43 # DAYS SERVED: 1

RELEASE OFFICER: K.FITZGERALD

RELEASE TYPE: ADVANTAGE BOND

REMARKS: 1 X 1,000

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: _____ DATE: _____ TIME: _____

BOOK OFFICER: _____ DATE: _____ TIME: _____

HOUSTON COUNTY SHERIFFS OFFICE

09/07/2007 19:27:33

INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 070003791

INMATE NAME: WHITE HENRY HAROLD

CHARGE NO: 1 DISPOSITION: PENDING

HOLD: N

ALA STATUTE:

OF COUNTS: 1

OFFENSE: UPCS

WARRANT #: NO WA

CASE #:

BOND AMT: 1,000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 10/09/2007

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 09/07/2007

ARST AGENCY: DPD

ARST OFFICR: ADKINS

COUNTY:

COURT:

JUDGE:

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

OFFICER'S WORK PRODUCT MAY NOT BE PUBLIC INFORMATION

1 ORI # AL0380106		2 Agency Name DOTHAN POLICE DEPARTMENT		3 Case # 11-07-1602134501		4 SFX	
5 Last, First, Middle Name WHITE, HENRY HORALD				6 Alias AKA			
7 Sex 1 M 2 F	8 Race 1 W 2 B 3 A 4 I	9 Ethnicity 1 Hispanic 2 Other	10 Hgt 6'3	11 Wgt 165	12 Eye BRN	13 Hair BLK	14 Skin DRK
15 Scars			16 Marks			17 Tattoos	
18 Amputations			16 Place of Birth (City, County State) DALLAM, TEXAS		17 SSN 447-64-0287		18 Date of Birth 01/02/54
19 Age 66		20 Miscellaneous ID # 61001					
21 SID #		22 Fingerprint Class Henry Class		23 DL#			
25 FBI #		NCIC Class		24 St			
26 Identification Comments							
27 <input checked="" type="checkbox"/> Resident <input type="checkbox"/> Non-Resident		28 Home Address (Street, City, State, Zip) 713 N. CHERRY STAPT #3 36301		29 Residence Phone (334)		30 Occupation (Be Specific)	
31 Employer (Name of Company/School) UNEMPLOYED		32 Business Address (Street, City, State, Zip)		33 Business Phone			
34 Location of Arrest (Street, City, State, Zip) 713 N. CHERRY STAPT #3		35 Sector #		36 Arrested for Your Jurisdiction? <input checked="" type="checkbox"/> In State <input type="checkbox"/> Out of State Agency		37 Condition of Arrestee: <input type="checkbox"/> Drunk <input checked="" type="checkbox"/> Sober <input type="checkbox"/> Drugs	
38 Resist Arrest? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		39 Injuries? <input type="checkbox"/> Officer <input checked="" type="checkbox"/> Arrestee		40 Armed? <input type="checkbox"/> Y <input checked="" type="checkbox"/> N		41 Description of Weapon <input type="checkbox"/> Handgun <input type="checkbox"/> Rifle <input type="checkbox"/> Shotgun <input type="checkbox"/> Other Firearm <input type="checkbox"/> Other Weapon	
42 Date of Arrest 01/09/2010		43 Time of Arrest 09:20		44 Day of Arrest S M T W T F S 1 2 3 4 5 6 7		45 Type of Arrest? <input checked="" type="checkbox"/> On View <input type="checkbox"/> Warrant <input type="checkbox"/> Call	
46 Arrested Before? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown		47 Charge - 1 U.P.C.S (COLORED)		48 UCR Code 3522		49 Charge - 2 <input type="checkbox"/> Fel <input type="checkbox"/> Misd	
50 UCR Code		51 State Code/Local Ordinance 13A 12212		52 Warrant #		53 Date Issued	
54 State Code/Local Ordinance		55 Warrant #		56 Date Issued		57 Charge - 3 <input type="checkbox"/> Fel <input type="checkbox"/> Misd	
58 UCR Code		59 Charge - 4 <input type="checkbox"/> Fel <input type="checkbox"/> Misd		60 UCR Code		61 State Code/Local Ordinance	
62 Warrant #		63 Date Issued		64 State Code/Local Ordinance		65 Warrant #	
66 Date Issued		67 Arrest Disposition <input type="checkbox"/> Held <input type="checkbox"/> Bail <input type="checkbox"/> Released		68 If Out On Release What Type? <input type="checkbox"/> Held <input type="checkbox"/> Tot - LE <input type="checkbox"/> Other		69 Arrested with (1) Accomplice (Full Name)	
70 Arrested with (2) Accomplice (Full Name)		71 VYR					
72 VMA		73 VMO		74 VST		75 VCO	
76 Tag #		77 LIS		78 LIY		79 VIN	
80 Impounded? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		81 Storage Location/Impound #					
82 Other Evidence Seized/Property Seized							
83 Juvenile Disposition: <input type="checkbox"/> Handled and Released <input type="checkbox"/> Ref. to Welfare Agency <input type="checkbox"/> Ref. to Adult Court <input type="checkbox"/> Ref. to Other Police Agency							
84 Released To							
85 Parent or Guardian (Last, First, Middle Name)				86 Address (Street, City, State, Zip)		87 Phone	
88 Parents Employer				89 Occupation		90 Address (Street, City, State, Zip)	
91 Phone				92 Date and Time of Release			
93 Releasing Officer Name				94 Agency/Division		95 ID #	
96 Released To				97 Agency/Division		98 Agency Address	
99 Personal Property Released to Arrestee <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Partial				100 Property Not Released/Held At:		101 Property #	
102 Remarks (Note Any Injuries at Time of Release)							
103 Signature of Receiving Officer							
104 Signature of Releasing Officer							
105 Case #							
106 SFX							
107 Case #							
108 SFX							
109 Case #							
110 SFX							
111 Multiple Cases Closed Narrative <input type="checkbox"/> Y <input type="checkbox"/> N							
112 Arresting Officer (Last, First, M.) ADKINS, JASON VICE				113 ID # 475		114 Arresting Officer (Last, First, M.)	
115 ID #				116 Supervisor		117 Watch Cmdr.	
ID #				ID #		ID #	

TYPE OR PRINT IN BLACK INK ONLY

BLANK		CRIMINAL		STATE USAGE		APPROXIMATE CLASS		AMPUTATION		SCAR		LAST NAME, FIRST NAME, MIDDLE NAME, SUFFIX							
PERSON FINGERPRINTED		STATE IDENTIFICATION NO.		DATE OF BIRTH		SEX		RACE		HEIGHT		WEIGHT		EYES		HAIR			
WHITE, HENRY HAROLD		SOCIAL SECURITY NO. 467640287		19410625		M		B		511		190		BRO		BLK			
1. THUMB		2. R. INDEX		3. R. MIDDLE		4. R. RING		5. R. LITTLE		6. L. THUMB		7. L. INDEX		8. L. MIDDLE		9. L. RING		10. L. LITTLE	
LEFT FOUR FINGERS TAKEN SIMULTANEOUSLY		RIGHT FOUR FINGERS TAKEN SIMULTANEOUSLY		L. THUMB		R. THUMB		5701LD #npbase 20070921-15:53		ID 50X50G8 TPFC #1107 19:42:44									

FEDERAL BUREAU OF INVESTIGATION, UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION, UNITED STATES DEPARTMENT OF JUSTICE
CLARKSBURG, WV 26306

RECEIVED: OCT 1974 (RL 93-579) REQUIRES THAT FEDERAL, STATE, OR LOCAL AGENCIES INFORM INDIVIDUALS WHOSE SOCIAL SECURITY NUMBER IS REQUESTED WHETHER SUCH DISCLOSURE IS MANDATORY OR VOLUNTARY, BASIS OF AUTHORITY FOR SUCH SOLICITATION, AND USES WHICH WILL BE MADE OF IT

SUBMISSION YES <input type="checkbox"/>	DATE OF ARREST MM DD YY 20070907	ORI
		CONTRIBUTOR AL0380000
TREAT AS ADULT YES <input type="checkbox"/>		ADDRESS HOUSTON CO SD DOTHAN AL
SEND COPY TO: (ENTER ORI)	DATE OF OFFENSE MM DD YY 20070907	REPLY YES <input checked="" type="checkbox"/> DESIRED?
MISCELLANEOUS NUMBERS	PLACE OF BIRTH (STATE OR COUNTRY) TX	COUNTRY OF CITIZENSHIP US
	SCARS, MARKS, TATTOOS, AND AMPUTATIONS	

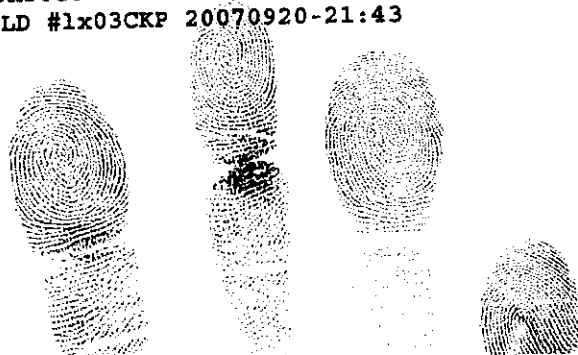
OFFICIAL TAKING FINGERPRINTS (NAME OR NUMBER) J38 Keith Fitzgerald	RESIDENCE/COMPLETE ADDRESS 713 NORTH CHERRY ST	CITY DOTHAN	STATE 363
EMPLOYER IF U.S. GOVERNMENT, INDICATE SPECIFIC AGENCY. IF MILITARY, LIST BRANCH OF SERVICE AND SERIAL NO.	LOCAL IDENTIFICATION/REFERENCE 61001	PHOTO AVAILABLE? YES	PALM PRINTS TAKEN? YES

CHARGE/CITATION 1. 20070907 5503 DRUGS UPCS	OCCUPATION DISABLED
2. 20070921 5503 DRUGS UPCS	DISPOSITION 1.
3.	2.
ADDITIONAL	3.
ADDITIONAL INFORMATION/BASIS FOR CAUTION	ADDITIONAL
	STATE BUREAU STAMP

Note: This vital report must be prepared on each individual whose arrest fingerprints have been forwarded to the FBI Criminal Justice Information Services Division without final disposition noted thereon. If no final disposition is available to arresting agency, complete left side and forward the form when case referred to prosecutor and/or courts. Agency on notice as to final disposition should complete this form and submit to: FBI, CJIS Division, Clarksburg, WV 26306.

(See instructions on reverse side)

FBI No.		Final Disposition & Date (If convicted or subject pleaded guilty to lesser charge, include this modification with disposition.)	
Name on fingerprint Card Submitted to FBI Last First Middle WHITE, HENRY HORALD			
19410625 M			
Date of Birth _____ Sex _____			
Henry Fingerprint Classification From FBI 1-B Response State Bureau No. (SID)		This Form Submitted By: (Name, Title, Agency, ORI No., City & State)	
Social Security No. (SOC) 467640287			
Contributor of Fingerprints (Include complete name and location of agency together with ORI number.) AL0380100 DOTHAN POLICE DEPT DOTHAN AL		Signature _____ Date _____ Title _____	
Arrest No. (OCA) 07-21365	Date Arrested or Received 20070920	<input type="checkbox"/> COURT ORDERED EXPUNGEMENT: Certified or Authenticated Copy of Court Order Attached.	
Offenses Charged at Arrest 20070920 3532 COCAINE POSSESS 13A12212		ID 50X50G8 TPFC #DPD01 21:26:55 5701LD #1x03CKP 20070920-21:43	



1. The purpose of this report is to record the initial data of an individual's arrest and thereafter secure the final disposition of the arrest at the earliest possible time from either the arresting agency, the prosecutor or the court having jurisdiction. (INTERIM DISPOSITION INFORMATION, e.g. RELEASED ON BOND, SHOULD NOT BE SUBMITTED.) The SUBJECT'S NAME, CONTRIBUTOR AND ARREST NUMBER should be exactly the same as they appear on the fingerprint card IN THE FILES OF THE FBI. The FBI number should be indicated, if known. Agency ultimately making final disposition will complete and mail form to: FBI Criminal Justice Information Services Division, Clarksburg, WV 26306.
2. The arresting agency should fill in all arrest data on left side of form. If the arrest is disposed of by the arresting agency, as where the arrestee is released without charge, the arresting agency should fill in this final disposition and mail form to FBI Criminal Justice Information Services Division. Of course, if the final disposition is known when the arrest fingerprint card is submitted it should be noted thereon and this form is then unnecessary. In the event the case goes to the prosecutor, this form should be forwarded to the prosecutor with arrestee's case file.
3. The prosecutor should complete the form to show final disposition at the prosecution level if the matter is not being referred for court action and thereafter submit form directly to FBI Criminal Justice Information Services Division. If court action required, the prosecutor should forward form with case file to court having jurisdiction.
4. The court should complete this form as to final court disposition such as when arrested person is acquitted, case is dismissed, on conviction and when sentence imposed or sentence suspended and person placed on probation.
5. When arrested person convicted or enters guilty to lesser or different offense than charged when originally arrested, this information should be clearly indicated.
6. If subsequent action taken to seal or expunge record, attach certified or authenticated copy of court order to this form.
7. It is vitally important for completion of subject's record in the FBI Criminal Justice Information Services Division files that Final Disposition Report be submitted in every instance where fingerprints previously forwarded without final disposition noted there on.

INMATE CORRESPONDENCE

Date Issued: May 1, 1999

Policy Number: E-601

POLICY:

It is the policy of the Houston County Jail to encourage the exchange of correspondence between inmates and families and others for the purpose of maintaining family ties, solving the many problems brought about by incarceration, helping maintain contact with friends and the community and to help facilitate the inmates' need for legal services.

PROCEDURE:

POSTAGE AND WRITING MATERIALS

Inmates may write an unlimited amount of letters if they can pay for postage. Postage stamps will be sold through the commissary to inmates at cost, if available.

Inmates who are deemed by the Jail Administrator to be indigent may mail up to two personal letters each week with postage supplied by the jail. Unlimited postage will be given to indigent inmates for privileged mail.

At any time postage is provided for an indigent inmate, a record will be made of the amount provided and placed in the inmate's file.

Writing paper, envelopes and pencils will be made available to inmates through the commissary. Indigent inmates may obtain these items on the same basis as postage. Two stamps, two envelopes, and two sheets of paper will be provided.

INCOMING MAIL

A member of the jail staff will receive incoming mail addressed to inmates and, except where circumstances prevent, deliver the correspondence to the inmate to whom it is addressed within 24 hours. Mail will be delivered to inmates only by a staff member and only directly to the inmate to whom it is addressed.

All correspondence addressed to an inmate which is received from an attorney, judge, court, or officer of the court may be opened only in the presence of the inmate. This mail may be examined only to determine that the shipping package does not contain contraband.

INMATE CORRESPONDENCE

Date Issued: May 1, 1999

Policy Number: E-601

General correspondence (non-privileged) may be opened and examined by a member of the jail staff before delivery to the inmate to whom it is addressed. The jail staff will not read the mail unless he/she has reason to believe it contains evidence of a threat to public safety or a threat to the order and security of the jail facility.

Any material received in the mail which advocates violence or disruption of the security of the facility, which encourages criminal sexual behavior, or which advocates racial, religious, or national hatred that could cause danger of violence in the jail will be confiscated. If there is any question regarding the acceptability of materials, the Sheriff or Jail Administrator will make the final decision.

If a jail officer confiscates contraband received in the mail, he/she shall turn it over to the Jail Administrator who in turn will determine if criminal charges will be filed or if the item will be placed in the inmate's property storage until the inmate is released.

At any time any item is confiscated from inmate mail or the mail is withheld or rejected, a written report shall be filed regarding the reasons for the action. The written report will be filed in the inmate's file and a copy given to the inmate.

Books will be accepted for inmates only if they are sent directly from the publisher and the cover is not hard.

Inmates may not receive newspapers.

Mail received for persons no longer in custody will be returned to the sender.

OUTGOING MAIL

Outgoing privileged correspondence may not be opened or inspected by members of the jail staff.

Non-privileged correspondence must be given to the jail staff unsealed for mailing so that the envelope might be inspected for contraband or other illegal contents.

Any outgoing mail that is rejected will be returned to the inmate.

With regard to illegal material or the confiscation of outgoing mail, the same procedure

INMATE CORRESPONDENCE

Date Issued: May 1, 1999

Policy Number: E-601

should be followed as with incoming mail as listed above.

All correspondence from an inmate must include the inmate's name and return address on the outside of the envelope as follows:

Name of Inmate and Inmate Number
Houston County Jail
164 North Oates Street
Dothan, AL 36303

ACJS 6-009, 6-011, 6-013, 6-014, 6-015, 6-016